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Attorneys for Gucci America, Inc.

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

----- X
GUCCI AMERICA, INC.,

Plaintiff,

- against -

JENNIFER GUCCI, JENCO DESIGNS, LLC,
JENNICOR, LLC, JENNY GUCCI COFFEE AND
GELATO COMPANY, INC., VERATEX, INC.,
COLLEZIONE DI CASA, INC., E.L. ERMAN -
DEAD SEA COSMETICS CORP., ELE BRANDS
ENTERPRISE, INC., GBN WATCH
COLLECTION, INC., GBN GLOBAL BUSINESS
NETWORK, EDWARD LITWAK d/b/a ED
LITWAK & ASSOCIATES, GEMMA GUCCI,
GEMMA GUCCI COFFEE AND GELATO
COMPANY, INC., ABC CORPORATIONS 1-10,
and JOHN DOES 1-10,

Defendants.
----- X

Civil Action No. 07 Civ. 6820
(RMB) (JCF)

**PLAINTIFF'S REPLY TO
DEFENDANT EDWARD
LITWAK'S COUNTERCLAIM**

Plaintiff Gucci America, Inc. ("Gucci"), by and through its attorneys, Arnold & Porter LLP, replies to Defendant Edward Litwak's Answer to Amended Complaint and Counterclaim for Relief ("Counterclaim") as follows:

AS AND FOR A FIRST COUNTERCLAIM FOR RELIEF
(Declaratory Judgment)

99. Gucci admits the allegations contained in paragraph 99 of the Counterclaim.

100. Gucci admits the allegations contained in paragraph 100 of the Counterclaim.

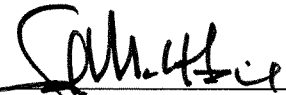
101. Paragraph 101 of the Counterclaim is a legal conclusion to which no response is required.

102. With respect to the allegations contained in paragraph 102 of the Counterclaim, Gucci admits that Defendant Edward Litwak seeks a judicial determination by this Court that the use of a mark containing or comprised of Ms. Gucci's name together with the words "designed by", "created by" or "styled by" do not infringe upon any rights of Gucci, but denies that such relief should be granted.

Dated: New York, New York
November 16, 2007

ARNOLD AND PORTER LLP

By:



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